HOUSE BILL No. 1507

DIGEST OF INTRODUCED BILL

Citations Affected: IC 29-3-2-1; IC 31-9; IC 31-17; IC 31-21; IC 34-26-5-3.

Synopsis: Uniform Child Custody Jurisdiction Act. Repeals the Uniform Child Custody Jurisdiction Law and replaces it with the Uniform Child Custody Jurisdiction Act. Establishes a uniform process to enforce interstate child custody and visitation determinations, and harmonizes the law with respect to simultaneous proceedings and inconvenient forums. Repeals other statutes concerning the Uniform Child Custody Jurisdiction Law.

Effective: July 1, 2007.

Foley

January 23, 2007, read first time and referred to Committee on Rules and Legislative





First Regular Session 115th General Assembly (2007)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2006 Regular Session of the General Assembly.

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HOUSE BILL No. 1507

A BILL FOR AN ACT to amend the Indiana Code concerning family law and juvenile law.

Be it enacted by the General Assembly of the State of Indiana:

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1	SECTION 1. IC 29-3-2-1 IS AMENDED TO READ AS FOLLOWS
2	[EFFECTIVE JULY 1, 2007]: Sec. 1. (a) This article applies to the
3	following:

- (1) The business affairs, physical person, and property of every incapacitated person and minor residing in Indiana.
- (2) Property located in Indiana of every incapacitated person and minor residing outside Indiana.
- (3) Property of every incapacitated person or minor, regardless of where the property is located, coming into the control of a fiduciary who is subject to the laws of Indiana.
- (b) Except as provided in subsections (c) through (e), the court has exclusive original jurisdiction over all matters concerning the following:
 - (1) Guardians.
 - (2) Protective proceedings under IC 29-3-4.
- (c) A juvenile court has exclusive original jurisdiction over matters relating to the following:



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1	(1) Minors described in IC 31-30-1-1.	
2	(2) Matters related to guardians of the person and guardianships	
3	of the person described in IC 31-30-1-1(10).	
4	(d) Except as provided in subsection (c), courts with child custody	
5	jurisdiction under:	
6	(1) IC 31-14-10;	
7	(2) IC 31-17-2-1; or	
8	(3) IC 31-21-5 (or IC 31-17-3-3 before its repeal);	
9	have original and continuing jurisdiction over custody matters relating	
10	to minors.	
11	(e) A mental health division of a superior court under IC 33-33-49	
12	has jurisdiction concurrent with the court in mental health proceedings	
13	under IC 12-26 relating to guardianship and protective orders.	
14	(f) Jurisdiction under this section is not dependent on issuance or	
15	service of summons.	
16	SECTION 2. IC 31-9-1-2 IS AMENDED TO READ AS FOLLOWS	
17	[EFFECTIVE JULY 1, 2007]: Sec. 2. Except as otherwise provided,	
18	the definitions in this article do not apply to the following:	
19	(1) IC 31-11-3.	
20	(2) IC 31-21 (or IC 31-17-3 before its repeal).	
21	(3) IC 31-18.	
22	(4) IC 31-19-29.	
23	(5) IC 31-37-23.	
24	SECTION 3. IC 31-9-2-0.3 IS ADDED TO THE INDIANA CODE	
25	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
26	1,2007]: Sec. 0.3. "Abandoned", for purposes of the Uniform Child	
27	Custody Jurisdiction Act under IC 31-21, has the meaning set forth	
28	in IC 31-21-2-2.	
29	SECTION 4. IC 31-9-2-13, AS AMENDED BY P.L.145-2006,	
30	SECTION 177, IS AMENDED TO READ AS FOLLOWS	
31	[EFFECTIVE JULY 1, 2007]: Sec. 13. (a) "Child", for purposes of	
32	IC 31-15, IC 31-16 (excluding IC 31-16-12.5), and IC 31-17, means a	
33	child or children of both parties to the marriage. The term includes the	
34	following:	
35	(1) Children born out of wedlock to the parties.	
36	(2) Children born or adopted during the marriage of the parties.	
37	(b) "Child", for purposes of the Uniform Interstate Family Support	
38	Act under IC 31-18, has the meaning set forth in IC 31-18-1-2.	
39	(c) "Child", for purposes of IC 31-19-5, includes an unborn child.	
40	(d) "Child", for purposes of the juvenile law, means:	
41	(1) a person who is less than eighteen (18) years of age;	
42	(2) a person:	



1	(A) who is eighteen (18), nineteen (19), or twenty (20) years	
2	of age; and	
3	(B) who either:	
4	(i) is charged with a delinquent act committed before the	
5	person's eighteenth birthday; or	
6	(ii) has been adjudicated a child in need of services before	
7	the person's eighteenth birthday; or	
8	(3) a person:	
9	(A) who is alleged to have committed an act that would have	
10	been murder if committed by an adult; and	
11	(B) who was less than eighteen (18) years of age at the time of	
12	the alleged act.	
13	(e) "Child", for purposes of the Interstate Compact on Juveniles	
14	under IC 31-37-23-1, has the meaning set forth in IC 31-37-23-1.	
15	(f) "Child", for purposes of IC 31-16-12.5, means an individual to	
16	whom child support is owed under:	
17	(1) a child support order issued under IC 31-14-10 or IC 31-16-6;	
18	or	
19	(2) any other child support order that is enforceable under	
20	IC 31-16-12.5.	
21	(g) "Child", for purposes of IC 31-33-24, has the meaning set forth	
22	in IC 31-33-24-1.	
23	(h) "Child", for purposes of IC 31-33-25, has the meaning set forth	
24	in IC 31-33-25-1.	
25	(i) "Child", for purposes of IC 31-27, means an individual who is	
26	less than eighteen (18) years of age.	
27	(j) "Child", for purposes of the Uniform Child Custody	
28	Jurisdiction Act under IC 31-21, has the meaning set forth in	
29	IC 31-21-2-3.	
30	SECTION 5. IC 31-9-2-16.8 IS ADDED TO THE INDIANA CODE	
31	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
32	1, 2007]: Sec. 16.8. "Child custody determination", for purposes of	
33	the Uniform Child Custody Jurisdiction Act under IC 31-21, has	
34	the meaning set forth in IC 31-21-2-4.	
35	SECTION 6. IC 31-9-2-16.9 IS ADDED TO THE INDIANA CODE	
36	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
37	1,2007]: Sec. 16.9. "Child custody proceeding", for purposes of the	
38	Uniform Child Custody Jurisdiction Act under IC 31-21, has the	
39	meaning set forth in IC 31-21-2-5.	
40	SECTION 7. IC 31-9-2-20.5 IS ADDED TO THE INDIANA CODE	
41	AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY	
42	1,2007]: Sec. 20.5. "Commencement", for purposes of the Uniform	



1	Child Custody Jurisdiction Act under IC 31-21, has the meaning
2	set forth in IC 31-21-2-6.
3	SECTION 8. IC 31-9-2-27, AS AMENDED BY P.L.145-2006,
4	SECTION 185, IS AMENDED TO READ AS FOLLOWS
5	[EFFECTIVE JULY 1, 2007]: Sec. 27. (a) "Court", for purposes of
6	IC 31-15, IC 31-16, and IC 31-17, means the circuit, superior, or other
7	courts of Indiana upon which jurisdiction to enter dissolution decrees
8	has been or may be conferred.
9	(b) "Court", for purposes of IC 31-16-15, refers to the court having
10	jurisdiction over child support orders.
11	(c) "Court", for purposes of IC 31-37-23, has the meaning set forth
12	in IC 31-37-23-3.
13	(d) "Court", for purposes of the Interstate Compact on Juveniles
14	under IC 31-37-23-1, has the meaning set forth in IC 31-37-23-1.
15	(e) "Court", for purposes of IC 31-27, means a circuit or superior
16	court.
17	(f) "Court", for purposes of the Uniform Child Custody
18	Jurisdiction Act under IC 31-21, has the meaning set forth in
19	IC 31-21-2-7.
20	SECTION 9. IC 31-9-2-53 IS AMENDED TO READ AS
21	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 53. (a) "Home state",
22	for purposes of the Uniform Child Custody Jurisdiction Law Act under
23	IC 31-17-3, IC 31-21, has the meaning set forth in IC 31-17-3-2.
24	IC 31-21-2-8.
25	(b) "Home state", for purposes of the Uniform Interstate Family
26	Support Act under IC 31-18, has the meaning set forth in IC 31-18-1-5.
27	SECTION 10. IC 31-9-2-59.5 IS ADDED TO THE INDIANA
28	CODE AS A NEW SECTION TO READ AS FOLLOWS
29	[EFFECTIVE JULY 1, 2007]: Sec. 59.5. "Initial determination", for
30	purposes of the Uniform Child Custody Jurisdiction Act under
31	IC 31-21, has the meaning set forth in IC 31-21-2-9.
32	SECTION 11. IC 31-9-2-64.5 IS ADDED TO THE INDIANA
33	CODE AS A NEW SECTION TO READ AS FOLLOWS
34	[EFFECTIVE JULY 1, 2007]: Sec. 64.5. "Issuing court", for
35	purposes of the Uniform Child Custody Jurisdiction Act under
36	IC 31-21, has the meaning set forth in IC 31-21-2-10.
37	SECTION 12. IC 31-9-2-65 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 65. (a) "Issuing state",
39	for purposes of the Uniform Interstate Family Support Act under
40	IC 31-18, has the meaning set forth in IC 31-18-1-11.
41	(b) "Issuing state", for purposes of the Uniform Child Custody

Jurisdiction Act under IC 31-21, has the meaning set forth in



1	IC 31-21-2-11.
2	SECTION 13. IC 31-9-2-80.8 IS ADDED TO THE INDIANA
3	CODE AS A NEW SECTION TO READ AS FOLLOWS
4	[EFFECTIVE JULY 1, 2007]: Sec. 80.8. "Modification", for
5	purposes of the Uniform Child Custody Jurisdiction Act under
6	IC 31-21, has the meaning set forth in IC 31-21-2-12.
7	SECTION 14. IC 31-9-2-89, AS AMENDED BY P.L.145-2006,
8	SECTION 204, IS AMENDED TO READ AS FOLLOWS
9	[EFFECTIVE JULY 1, 2007]: Sec. 89. (a) "Person", for purposes of the
10	juvenile law, means:
11	(1) a human being;
12	(2) a corporation;
13	(3) a limited liability company;
14	(4) a partnership;
15	(5) an unincorporated association; or
16	(6) a governmental entity.
17	(b) "Person", for purposes of section 44.5 of this chapter, means an
18	adult or a minor.
19	(c) "Person", for purposes of IC 31-27, means an individual who is
20	at least twenty-one (21) years of age, a corporation, a partnership, a
21	voluntary association, or other entity.
22	(d) "Person", for purposes of the Uniform Child Custody
23	Jurisdiction Act under IC 31-21, has the meaning set forth in
24	IC 31-21-2-13.
25	SECTION 15. IC 31-9-2-90 IS AMENDED TO READ AS
26	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 90. "Person acting as
27	a parent", for purposes of the Uniform Child Custody Jurisdiction Law
28	Act under IC 31-17-3, IC 31-21, has the meaning set forth in
29	IC 31-17-3-2. IC 31-21-2-14.
30	SECTION 16. IC 31-9-2-91 IS AMENDED TO READ AS
31	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 91. (a) "Petitioner" or
32	"obligee", for purposes of the Uniform Interstate Family Support Act
33	under IC 31-18, has the meaning set forth in IC 31-18-1-14.
34	(b) "Petitioner", for purposes of the Uniform Child Custody
35	Jurisdiction Act under IC 31-21, has the meaning set forth in
36	IC 31-21-2-15.
37	SECTION 17. IC 31-9-2-92 IS AMENDED TO READ AS
38	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 92. "Physical custody",
39	for purposes of the Uniform Child Custody Jurisdiction Law Act under
40	IC 31-17-3, IC 31-21, has the meaning set forth in IC 31-17-3-2.
41	IC 31-21-2-16.

SECTION 18. IC 31-9-2-102.7 IS ADDED TO THE INDIANA



CODE	AS	A	NEW	SECTION	TO	READ	AS	FOLLOW	S
[EFFEC	CTIVI	E JU	LY 1, 2	007]: Sec. 10	2.7.	Record	", for	purposes	f
the Uni	form	Ch	ild Cus	tody Jurisdi	iction	Act und	der I	C 31-21 , ha	ıS
the mea	aning	set	forth in	ı IC 31-21-2	-17.				

SECTION 19. IC 31-9-2-110 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 110. (a) "Respondent" or "obligor", for purposes of the Uniform Interstate Family Support Act under IC 31-18, has the meaning set forth in IC 31-18-1-15.

(b) "Respondent", for purposes of the Uniform Child Custody Jurisdiction Act under IC 31-21, has the meaning set forth in IC 31-21-2-18.

SECTION 20. IC 31-9-2-119 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 119. (a) "State", for purposes of the Uniform Child Custody Jurisdiction Law Act under IC 31-17-3, IC 31-21, has the meaning set forth in IC 31-17-3-2. IC 31-21-2-19.

- (b) "State", for purposes of the Uniform Interstate Family Support Act under IC 31-18, has the meaning set forth in IC 31-18-1-21.
- (c) "State", for purposes of the Interstate Compact on Adoption Assistance under IC 31-19-29, has the meaning set forth in IC 31-19-29-2.
- (d) "State", for purposes of the Interstate Compact on Juveniles under IC 31-37-23-1, has the meaning set forth in IC 31-37-23-1.

SECTION 21. IC 31-9-2-130.5 IS ADDED TO THE INDIANA CODE AS A **NEW** SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: **Sec. 130.5.** "**Tribe**", **for purposes of the Uniform Child Custody Jurisdiction Act under IC 31-21, has the meaning set forth in IC 31-21-2-20.**

SECTION 22. IC 31-9-2-135, AS ADDED BY P.L.145-2006, SECTION 218, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 135. (a) "Warrant", for purposes of IC 31-25-3, IC 31-25-4, IC 31-26-2, IC 31-26-3, IC 31-28-1, IC 31-28-2, and IC 31-28-3, means an instrument that is:

- (1) the equivalent of a money payment; and
- (2) immediately convertible into cash by the payee for the full face amount of the instrument.
- (b) "Warrant", for purposes of the Uniform Child Custody Jurisdiction Act under IC 31-21, has the meaning set forth in IC 31-21-2-21.

SECTION 23. IC 31-17-2-1 IS AMENDED TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 1. Jurisdiction of a child custody proceeding under:

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1	(1) this chapter, IC 31-17-4, IC 31-17-6, and IC 31-17-7; or
2	(2) IC 31-21 (or IC 31-17-3 before its repeal);
3	shall be determined under IC 31-21 (or IC 31-17-3 before its repeal).
4	SECTION 24. IC 31-17-5-10 IS AMENDED TO READ AS
5	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 10. If the marriage of
6	the child's parents has been dissolved in another state, the child's
7	maternal or paternal grandparent may seek visitation rights if:
8	(1) the custody decree entered in the action for dissolution of
9	marriage does not bind the grandparent under IC 31-21-3-1 (or
10	IC 31-17-3-12 before its repeal); and
11	(2) an Indiana court would have jurisdiction under IC 31-21-5-1
12	(or IC 31-17-3-3 before its repeal), IC 31-21-5-2, or
13	IC 31-21-5-3 (or IC 31-17-3-14 before its repeal) to grant
14	visitation rights to the grandparent in a modification decree.
15	SECTION 25. IC 31-21 IS ADDED TO THE INDIANA CODE AS
16	A NEW ARTICLE TO READ AS FOLLOWS [EFFECTIVE JULY 1,
17	2007]:
18	ARTICLE 21. UNIFORM CHILD CUSTODY JURISDICTION
19	ACT
20	Chapter 1. Applicability
21	Sec. 1. This article does not apply to:
22	(1) an adoption proceeding; or
23	(2) a proceeding pertaining to the authorization of emergency
24	medical care for a child.
25	Sec. 2. (a) A child custody proceeding pertaining to an Indian
26	child, as defined in the Indian Child Welfare Act (25 U.S.C. 1901
27	et seq.), is not subject to this article to the extent that it is governed
28	by the Indian Child Welfare Act.
29	(b) An Indiana court shall treat a tribe as if the tribe were a
30	state of the United States for purposes of applying IC 31-21-3
31	through IC 31-21-5.
32	(c) A child custody determination made by a tribe under factual
33	circumstances in substantial conformity with the jurisdictional
34	standards of this article must be recognized and enforced under
35	IC 31-21-6.
36	Sec. 3. (a) An Indiana court shall treat a foreign country as if
37	the foreign country were a state of the United States for purposes
38	of applying IC 31-21-3 through IC 31-21-5.
39	(b) Except as otherwise provided in subsection (c), a child
40	custody determination made in a foreign country under factual
41	circumstances in substantial conformity with the jurisdictional
42	standard of this article must be recognized and enforced under



1	IC 31-21-6.
2	(c) An Indiana court need not apply this article if the child
3	custody law of a foreign country violates the fundamental
4	principles of human rights.
5	Chapter 2. Definitions
6	Sec. 1. The definitions in this chapter apply throughout this
7	article.
8	Sec. 2. "Abandoned" means left without provision for
9	reasonable and necessary care or supervision.
0	Sec. 3. "Child" means a person who is less than eighteen (18)
1	years of age.
2	Sec. 4. (a) "Child custody determination" means a judgment,
3	decree, or other court order providing for:
4	(1) legal custody;
5	(2) physical custody; or
6	(3) visitation;
7	with respect to a child.
8	(b) The term does not include an order relating to child support
9	or other monetary obligation of a person.
20	Sec. 5. (a) "Child custody proceeding" means a proceeding in
21	which legal custody, physical custody, or visitation with respect to
22	a child is an issue. The term includes a proceeding for:
23	(1) dissolution of marriage or legal separation;
24	(2) child abuse or neglect;
25	(3) guardianship;
26	(4) paternity;
27	(5) termination of parental rights; and
28	(6) protection from domestic violence;
29	in which the issue of child custody or visitation may appear.
0	(b) The term does not include a proceeding involving juvenile
1	delinquency, contractual emancipation, or enforcement of child
32	custody under IC 31-21-6.
3	Sec. 6. "Commencement" means the filing of the first pleading
34	in a proceeding.
35	Sec. 7. "Court" means an entity authorized by state law to
66	establish, enforce, or modify a child custody determination.
37	Sec. 8. "Home state" means the state in which a child lived with:
8	(1) a parent; or
9	(2) a person acting as a parent;
10	for at least six (6) consecutive months immediately before the
1	commencement of a child custody proceeding. In the case of a child
12	less than six (6) months of age, the term means the state in which



1	the child lived since birth with a parent or person acting as a
2	parent. A period of temporary absence of the parent or person
3	acting as a parent is part of the period.
4	Sec. 9. "Initial determination" means the first child custody
5	determination concerning a child.
6	Sec. 10. "Issuing court" means the court that makes a child
7	custody determination for which enforcement is sought under this
8	article.
9	Sec. 11. "Issuing state" means the state in which a child custody
10	determination is made.
11	Sec. 12. "Modification" means a child custody determination
12	that changes, replaces, supersedes, or is otherwise made after a
13	previous determination concerning the same child, regardless of
14	whether the determination is made by the court that made the
15	previous determination.
16	Sec. 13. "Person" means an individual, a corporation, a business
17	trust, an estate, a trust, a partnership, a limited liability company,
18	an association, a joint venture, a government, a governmental
19	subdivision, an agency or instrumentality, a public corporation, or
20	any other legal or commercial entity.
21	Sec. 14. "Person acting as a parent" means a person, other than
22	a parent, who:
23	(1) has physical custody of the child or has had physical
24	custody for a period of at least six (6) consecutive months,
25	including a temporary absence, within one (1) year
26	immediately before the commencement of a child custody
27	proceeding; and
28	(2) has been awarded legal custody by a court or claims a
29	right to legal custody under Indiana law.
30	Sec. 15. "Petitioner" means a person who seeks enforcement of:
31	(1) an order for return of a child under the Hague Convention
32	on the Civil Aspects of International Child Abduction; or
33	(2) a child custody determination.
34	Sec. 16. "Physical custody" means the physical care and
35	supervision of a child.
36	Sec. 17. "Record" means information that is:
37	(1) inscribed on a tangible medium; or
38	(2) stored in an electronic or other medium;
39	and that is retrievable in a perceivable form.
40 4.1	Sec. 18. "Respondent" means a person against whom a
41 42	proceeding has been commenced for enforcement of:
12	(1) an order for return of a child under the Hague Convention



1	on the Civil Aspects of International Child Abduction; or	
2	(2) a child custody determination.	
3	Sec. 19. "State" means a state of the United States, the District	
4	of Columbia, Puerto Rico, the United States Virgin Islands, or a	
5	territory or an insular possession subject to the jurisdiction of the	
6	United States.	
7	Sec. 20. "Tribe" means an Indian tribe or band or Alaskan	
8	Native village that is:	
9	(1) recognized by federal law; or	
0	(2) formally acknowledged by a state.	1
.1	Sec. 21. "Warrant" means an order issued by a court	(
2	authorizing law enforcement officers to take physical custody of a	
.3	child.	
4	Chapter 3. Procedural Considerations	
.5	Sec. 1. A child custody determination made by an Indiana court	
6	that has jurisdiction under this article binds each person who has:	
7	(1) been served with notice in accordance with Indiana law;	
.8	(2) been notified in accordance with section 3 of this chapter;	
9	or	
20	(3) submitted to the jurisdiction of the court;	
21	and who has been given an opportunity to be heard. A child	
22	custody determination described in this section is conclusive as to	
23	the decided issues of law and fact except to the extent the	
24	determination is modified.	
25	Sec. 2. If a question of existence or exercise of jurisdiction under	
26	this article is raised in a child custody proceeding, the question, on	
27	a request of a party, must be given priority on the court's calendar	
28	and handled expeditiously.	
29	Sec. 3. (a) Notice required for the exercise of jurisdiction when	1
0	a person is outside Indiana may be given in a manner prescribed	-
31	by:	
32	(1) Indiana law for service of process; or	
33	(2) the law of the state in which the service is made.	
34	Notice must be given in a manner reasonably calculated to give	
35	actual notice but may be by publication if other means are not	
66	effective.	
37	(b) Proof of service may be made in the manner prescribed by:	
8	(1) Indiana law; or	
9	(2) the law of the state in which the service is made.	
10	(c) Notice is not required for the exercise of jurisdiction with	
1	respect to a person who submits to the jurisdiction of the court.	
12	Sec. 4. A party to a child custody proceeding, including a	



1	modification proceeding, or a petitioner or respondent in a
2	proceeding to enforce or register a child custody determination, is
3	not subject to personal jurisdiction in Indiana for another
4	proceeding or purpose solely by reason of having participated, or
5	of having been physically present for the purpose of participating,
6	in the proceeding.
7	Sec. 5. A person who is subject to personal jurisdiction in
8	Indiana on a basis other than physical presence is not immune
9	from service of process in Indiana. A person present in Indiana
10	who is subject to the jurisdiction of another state is not immune
11	from service of process allowable under the laws of that state.
12	Sec. 6. The immunity granted by section 4 of this chapter does
13	not extend to civil litigation based on acts unrelated to the
14	participation in a proceeding under this article committed by an
15	individual while present in Indiana.
16	Chapter 4. Communication and Cooperation Between Courts
17	Sec. 1. An Indiana court may communicate with a court in
18	another state concerning a proceeding arising under this article.
19	Sec. 2. The court may allow the parties to participate in the
20	communication. If the parties are not able to participate in the
21	communication, the parties must be given the opportunity to
22	present facts and legal arguments before a decision on jurisdiction
23	is made.
24	Sec. 3. Communication between courts regarding:
25	(1) schedules;
26	(2) calendars;
27	(3) court records; and
28	(4) similar matters;
29	may occur without informing the parties. A record need not be
30	made of the communication.
31	Sec. 4. A record must be made of a communication under
32	sections 1 and 2 of this chapter. The parties must be:
33	(1) promptly informed of the communication; and
34	(2) granted access to the record.
35	Sec. 5. In addition to other procedures available to a party, a
36	party to a child custody proceeding may offer testimony of
37	witnesses who are located in another state, including testimony of
38	the parties and the child, by deposition or other means allowable
39	in Indiana for testimony taken in another state. The court on its
40	own motion may:

(1) order that the testimony of a person be taken in another



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state; and

1	(2) prescribe the manner in which and the terms on which the	
2	testimony is taken.	
3	Sec. 6. An Indiana court may permit a person residing in	
4	another state to be deposed or to testify by:	
5	(1) telephone;	
6	(2) audiovisual means; or	
7	(3) other electronic means;	
8	before a designated court or another location in that state. An	
9	Indiana court shall cooperate with courts in other states in	
10	designating an appropriate location for the deposition or	
11	testimony.	
12	Sec. 7. Documentary evidence transmitted from another state to	
13	an Indiana court by technological means that do not produce an	
14	original writing may not be excluded from evidence on an	
15	objection based on the means of transmission.	
16	Sec. 8. An Indiana court may request the appropriate court of	
17	another state to do the following:	
18	(1) Hold an evidentiary hearing.	
19	(2) Order a person to produce or give evidence under the	
20	procedures of the other state.	
21	(3) Order that an evaluation be made with respect to the	
22	custody of a child involved in a pending proceeding.	
23	(4) Forward to the Indiana court:	
24	(A) a certified copy of the transcript of the record of the	
25	hearing;	
26	(B) the evidence otherwise presented; and	
27	(C) an evaluation prepared in compliance with the request.	
28	(5) Order:	
29	(A) a party to a child custody proceeding; or	
30	(B) any person having physical custody of the child;	
31	to appear in the proceeding with or without the child.	
32	Sec. 9. On the request of a court of another state, an Indiana	
33	court may:	
34	(1) hold a hearing; and	
35	(2) enter an order described in section 8 of this chapter.	
36	Sec. 10. Travel and other necessary and reasonable expenses	
37	incurred under sections 8 and 9 of this chapter may be assessed	
38	against the parties according to Indiana law.	
39	Sec. 11. An Indiana court shall preserve the:	
40	(1) pleadings;	
41	(2) orders;	
42	(3) decrees;	



1	(4) records of hearings;
2	(5) evaluations; and
3	(6) other pertinent records;
4	with respect to a child custody proceeding until the child becomes
5	eighteen (18) years of age. On appropriate request by a court or
6	law enforcement official of another state, the Indiana court shall
7	forward a certified copy of the records to the court of the other
8	state.
9	Chapter 5. Jurisdiction
0	Sec. 1. (a) Except as otherwise provided in section 4 of this
1	chapter, an Indiana court has jurisdiction to make an initial child
2	custody determination only if one (1) of the following applies:
3	(1) Indiana is the home state of the child on the date of the
4	commencement of the proceeding or was the home state of the
5	child within six (6) months before the commencement of the
6	proceeding, and the child is absent from Indiana but a parent
7	or person acting as a parent continues to live in Indiana.
8	(2) A court of another state does not have jurisdiction under
9	subdivision (1) or a court of the home state of the child has
20	declined to exercise jurisdiction on the ground that Indiana is
21	the more appropriate forum under section 8 or 9 of this
22	chapter, and:
23	(A) the child and the child's parents, or the child and at
24	least one (1) parent or person acting as a parent, have a
25	significant connection with Indiana other than mere
26	physical presence; and
27	(B) substantial evidence is available in Indiana concerning
28	the child's care, protection, training, and personal
29	relationships.
0	(3) All courts having jurisdiction under subdivision (1) or (2)
31	have declined to exercise jurisdiction on the ground that an
32	Indiana court is the more appropriate forum to determine the
3	custody of the child under section 8 or 9 of this chapter.
4	(4) No court of any other state would have jurisdiction under
55	the criteria specified in subdivision (1), (2), or (3).
66	(b) The jurisdictional requirements described in this section
37	provide the exclusive jurisdictional basis for making a child
8	custody determination by an Indiana court.
9	(c) Physical presence of, or personal jurisdiction over, a party
10	or a child is not necessary or sufficient to make a child custody
1	determination.
-2	Sec. 2. (a) Except as otherwise provided in section 4 of this



1	chapter, an Indiana court that has made a child custody	
2	determination consistent with section 1 or 3 of this chapter has	
3	exclusive, continuing jurisdiction over the determination until:	
4	(1) an Indiana court determines that:	
5	(A) neither:	
6	(i) the child;	
7	(ii) the child's parents; nor	
8	(iii) any person acting as a parent;	
9	has a significant connection with Indiana; and	
10	(B) substantial evidence is no longer available in Indiana	
11	concerning the child's care, protection, training, and	
12	personal relationships; or	
13	(2) an Indiana court or a court of another state determines	
14	that:	
15	(A) the child;	
16	(B) the child's parents; and	
17	(C) any person acting as a parent;	
18	do not presently reside in Indiana.	
19	(b) An Indiana court that:	
20	(1) has made a child custody determination; and	
21	(2) does not have exclusive, continuing jurisdiction under this	
22	section;	
23	may modify the determination only if the Indiana court has	
24	jurisdiction to make an initial determination under section 1 of this	
25	chapter.	
26	Sec. 3. Except as provided in section 4 of this chapter, an	
27	Indiana court may not modify a child custody determination made	
28	by a court of another state unless an Indiana court has jurisdiction	V
29	to make an initial determination under section $1(a)(1)$ or $1(a)(2)$ of	
30	this chapter and:	
31	(1) the court of the other state determines that:	
32	(A) it no longer has exclusive, continuing jurisdiction	
33	under section 2 of this chapter; or	
34	(B) an Indiana court would be a more convenient forum	
35	under section 8 of this chapter; or	
36	(2) an Indiana court or a court of the other state determines	
37	that:	
38	(A) the child;	
39	(B) the child's parents; and	
40	(C) any person acting as a parent;	
41	do not presently reside in the other state.	
42	Sec. 4. (a) An Indiana court has temporary emergency	



1	jurisdiction if the child is present in Indiana and:
2	(1) the child has been abandoned; or
3	(2) it is necessary in an emergency to protect the child
4	because:
5	(A) the child;
6	(B) the child's sibling; or
7	(C) the child's parent;
8	is subjected to or threatened with mistreatment or abuse.
9	(b) If:
10	(1) there is no previous child custody determination that is
11	entitled to be enforced under this article; and
12	(2) a child custody proceeding has not been commenced in a
13	court of a state having jurisdiction under sections 1 through
14	3 of this chapter;
15	a child custody determination made under this section remains in
16	effect until an order is obtained from a court of a state having
17	jurisdiction under sections 1 through 3 of this chapter.
8	(c) If a child custody proceeding has not been or is not
9	commenced in a court of a state having jurisdiction under sections
20	1 through 3 of this chapter, a child custody determination made
21	under this section becomes a final determination, and, if it so
22	provides, Indiana becomes the home state of the child.
23	(d) If:
24	(1) there is a previous child custody determination that is
25	entitled to be enforced under this article; or
26	(2) a child custody proceeding has been commenced in a court
27	of a state having jurisdiction under sections 1 through 3 of
28	this chapter;
29	an order issued by an Indiana court under this section must specify
30	in the order a period that the court considers adequate to allow the
31	person seeking an order to obtain an order from the state having
32	jurisdiction under sections 1 through 3 of this chapter.
33	(e) The order issued in Indiana remains in effect until an order
34	is obtained from the other state within the period specified or the
35	period expires.
36	(f) An Indiana court that has been asked to make a child custody
37	determination under this section, on being informed that:
38	(1) a child custody proceeding has been commenced in; or
39	(2) a child custody determination has been made by;
10	a court of a state having jurisdiction under sections 1 through 3 of
1 1	this chapter, shall immediately communicate with the other court.
12	(a) An Indiana court that is avarcising jurisdiction under



1	sections 1 through 3 of this chapter, on being informed that:
2	(1) a child custody proceeding has been commenced in; or
3	(2) a child custody determination has been made by;
4	a court of another state under a statute similar to this section, shall
5	immediately communicate with the court of the other state to
6	resolve the emergency, protect the safety of the parties and the
7	child, and determine a period for the duration of the temporary
8	order.
9	Sec. 5. (a) Before a child custody determination is made under
10	this article, notice and an opportunity to be heard in accordance
11	with the standards of IC 31-21-3-3 must be given to the following
12	persons:
13	(1) Persons entitled to notice under Indiana law as in child
14	custody proceedings between residents of Indiana.
15	(2) A parent whose parental rights have not been previously
16	terminated.
17	(3) Any person having physical custody of the child.
18	(b) This article does not govern the enforceability of a child
19	custody determination made without notice or an opportunity to be
20	heard.
21	(c) The obligation to join a party and the right to intervene as a
22	party in a child custody proceeding under this article are governed
23	by Indiana law in the same manner as in child custody proceedings
24	between Indiana residents.
25	Sec. 6. (a) Except as otherwise provided in section 4 of this
26	chapter, an Indiana court may not exercise its jurisdiction under
27	this article if, at the time of the commencement of the proceeding,
28	a proceeding concerning the custody of the child has been
29	commenced in a court of another state having jurisdiction
30	substantially in conformity with this article, unless the proceeding:
31	(1) has been terminated; or
32	(2) is stayed by the court of the other state because an Indiana
33	court is a more convenient forum under section 8 of this
34	chapter.
35	(b) Except as otherwise provided in section 4 of this chapter, an
36	Indiana court, before hearing a child custody proceeding, shall
37	examine the court documents and other information supplied by
38	the parties under sections 10 through 13 of this chapter. If the
39	court determines that a child custody proceeding has been
40	commenced in a court in another state having jurisdiction
41	substantially in accordance with this article, the Indiana court
42	shall:



1	(1) stay its proceeding; and	
2	(2) communicate with the court of the other state.	
3	If the court of the state having jurisdiction substantially in	
4	accordance with this article does not determine that the Indiana	
5	court is a more appropriate forum, the Indiana court shall dismiss	
6	the proceeding.	
7	Sec. 7. In a proceeding to modify a child custody determination,	
8	an Indiana court shall determine whether a proceeding to enforce	
9	the determination has been commenced in another state. If a	
10	proceeding to enforce a child custody determination has been	
11	commenced in another state, the Indiana court may:	
12	(1) stay the proceeding for modification pending the entry of	
13	an order of a court of the other state enforcing, staying,	
14	denying, or dismissing the proceeding for enforcement;	
15	(2) enjoin the parties from continuing with the proceeding for	
16	enforcement; or	
17	(3) proceed with the modification under conditions the	
18	Indiana court considers appropriate.	
19	Sec. 8. (a) An Indiana court that has jurisdiction under this	
20	article to make a child custody determination may decline to	
21	exercise its jurisdiction at any time if the Indiana court determines	
22	that:	
23	(1) the Indiana court is an inconvenient forum under the	
24	circumstances; and	
25	(2) a court of another state is a more appropriate forum.	
26	The issue of inconvenient forum may be raised on motion of a	
27	party, the court's own motion, or request of another court.	,
28	(b) Before determining whether an Indiana court is an	
29	inconvenient forum, the Indiana court shall consider whether it is	
30	appropriate for a court of another state to exercise jurisdiction.	
31	For this purpose, the Indiana court shall allow the parties to	
32	submit information and shall consider the relevant factors,	
33	including the following:	
34	(1) Whether domestic violence has occurred and is likely to	
35	continue in the future and which state is best able to protect	
36	the parties and the child.	
37	(2) The length of time the child has resided outside Indiana.	
38	(3) The distance between the Indiana court and the court in	
39	the state that would assume jurisdiction.	
40	(4) The relative financial circumstances of the parties.	
41	(5) An agreement of the parties as to which state should	
42	assume jurisdiction.	



1	(6) The nature and location of the evidence required to resolve
2	the pending litigation, including the child's testimony.
3	(7) The ability of the court of each state to decide the issue
4	expeditiously and the procedures necessary to present the
5	evidence.
6	(8) The familiarity of the court of each state with the facts and
7	issues in the pending litigation.
8	(c) If an Indiana court determines that it is an inconvenient
9	forum and that a court of another state is a more appropriate
.0	forum, the Indiana court:
1	(1) shall stay the proceedings on condition that a child custody
.2	proceeding be promptly commenced in another designated
.3	state; and
.4	(2) may impose any other condition the Indiana court
.5	considers just and proper.
.6	(d) An Indiana court may decline to exercise its jurisdiction
.7	under this article if a child custody determination is incidental to
.8	an action for dissolution of marriage or another proceeding while
9	still retaining jurisdiction over the dissolution of marriage or other
20	proceeding.
21	Sec. 9. (a) Except as otherwise provided in section 4 of this
22	chapter or by any other Indiana law, if an Indiana court has
23	jurisdiction under this article because a person seeking to invoke
24	its jurisdiction has engaged in unjustifiable conduct, the court shall
25	decline to exercise its jurisdiction unless:
26	(1) the child's parents and any person acting as a parent have
27	acquiesced in the exercise of jurisdiction;
28	(2) a court of the state otherwise having jurisdiction under
29	sections 1 through 3 of this chapter determines that Indiana
50	is a more appropriate forum under section 8 of this chapter;
51	or
32	(3) no court of any other state would have jurisdiction under
33	the criteria specified in sections 1 through 3 of this chapter.
34	(b) If an Indiana court declines to exercise its jurisdiction under
35	subsection (a), the Indiana court may fashion an appropriate
66	remedy to:
57	(1) ensure the safety of the child; and
8	(2) prevent a repetition of the unjustifiable conduct;
19	including staying the proceeding until a child custody proceeding
10	is commenced in a court having jurisdiction under sections 1
-1	through 3 of this chapter.

(c) If a court dismisses a petition or stays a proceeding because



1	it declines to exercise its jurisdiction under subsection (a), the court
2	shall assess against the party seeking to invoke its jurisdiction
3	necessary and reasonable expenses including:
4	(1) costs;
5	(2) communication expenses;
6	(3) attorney's fees;
7	(4) investigative fees;
8	(5) expenses for witnesses;
9	(6) travel expenses; and
10	(7) child care during the course of the proceedings;
11	unless the party from whom fees are sought establishes that the
12	assessment would be clearly inappropriate. The court may not
13	assess fees, costs, or expenses against the state unless authorized by
14	law other than this article.
15	Sec. 10. (a) Subject to local law providing for the confidentiality
16	of procedures, addresses, and other identifying information in a
17	child custody proceeding, each party, in its first pleading or in an
18	attached affidavit, shall provide information, under oath,
19	regarding:
20	(1) the child's present address or whereabouts and the places
21	where the child has lived during the immediately preceding
22	five (5) years; and
23	(2) the names and present addresses of the persons with whom
24	the child has lived during that period.
25	(b) The pleading or affidavit must state the following:
26	(1) Whether the party has participated, as a party or witness
27	or in any other capacity, in any other proceeding concerning
28	the custody of or visitation with the child and, if so, identify:
29	(A) the court;
30	(B) the case number; and
31	(C) the date of the child custody determination, if any.
32	(2) Whether the party knows of a proceeding that may affect
33	the current proceeding, including proceedings for
34	enforcement and proceedings relating to:
35	(A) domestic violence;
36	(B) protective orders;
37	(C) termination of parental rights; and
38	(D) adoptions;
39	and, if so, identify the court, the case number, and the nature
40	of the proceeding.
41	(3) Whether the party knows the names and addresses of a
12	person not a party to the proceeding who:



1	(A) has physical custody of the child; or	
2	(B) claims rights of legal custody or physical custody of, or	
3	visitation with, the child;	
4	and, if so, the names and addresses of the persons.	
5	(c) If the information required by subsection (a) is not	
6	furnished, the court, on motion of a party or its own motion, may	
7	stay the proceeding until the information is furnished.	
8	Sec. 11. If the declaration as to any of the items described in	
9	section 10(b)(1) through 10(b)(3) of this chapter is in the	
10	affirmative, the party shall give additional information under oath	
11	as required by the court. The court may examine the parties under	
12	oath as to details of the information furnished and other matters	
13	pertinent to:	
14	(1) the court's jurisdiction; and	
15	(2) the disposition of the case.	
16	Sec. 12. Each party has a continuing duty to inform the court of	
17	a proceeding in Indiana or any other state that may affect the	
18	current proceeding.	
19	Sec. 13. If a party alleges in an affidavit or a pleading under	
20	oath that the health, safety, or liberty of a party or child would be	
21	jeopardized by disclosure of identifying information, the	
22	information must be sealed and may not be disclosed to the other	
23	party or the public unless the court orders the disclosure to be	
24	made after a hearing in which the court:	
25	(1) takes into consideration the health, safety, or liberty of the	
26	party or child; and	
27	(2) determines that the disclosure is in the interest of justice.	
28	Sec. 14. (a) In a child custody proceeding in Indiana, the court	V
29	may order a party to the proceeding who is in Indiana to appear	
30	before the court in person with or without the child. The court may	
31	order any person who:	
32	(1) is in Indiana; and	
33	(2) has physical custody or control of the child;	
34	to appear in person with the child.	
35	(b) If a party to a child custody proceeding whose presence is	
36	desired by the court is outside Indiana, the court may order that a	
37	notice given under IC 31-21-3-3 include a statement:	
38	(1) directing the party to appear in person with or without the	
39	child; and	
40	(2) informing the party that failure to appear may result in a	
41	decision adverse to the party.	
12	(c) The court may enter an order necessary to ensure the safety	



1	of:	
2	(1) the child; and	
3	(2) any person ordered to appear under this section.	
4	(d) If a party to a child custody proceeding who is outside	
5	Indiana:	
6	(1) is directed to appear under subsection (b); or	
7	(2) desires to appear personally before the court with or	
8	without the child;	
9	the court may require another party to pay reasonable and	
0	necessary travel and other expenses of the party who appears and	4
1	of the child.	
2	Chapter 6. Enforcement	•
3	Sec. 1. Under this chapter, an Indiana court may enforce an	
4	order for the return of the child made under the Hague Convention	
.5	on the Civil Aspects of International Child Abduction as if it were	
6	a child custody determination.	4
7	Sec. 2. (a) An Indiana court shall recognize and enforce a child	
. 8	custody determination of a court of another state if the court of	
9	another state exercised jurisdiction in substantial conformity with	
20	this article or the determination:	
21	(1) was made under factual circumstances meeting the	
22	jurisdictional standards of this article; and	
23	(2) has not been modified in accordance with this article.	
24	(b) An Indiana court may use a remedy available under any	
2.5	other Indiana law to enforce a child custody determination made	
26	by a court of another state. The remedies provided in this article:	
27	(1) are cumulative; and	1
28	(2) do not affect the availability of other remedies to enforce	,
29	a child custody determination.	
80	Sec. 3. (a) An Indiana court that does not have jurisdiction to	
1	modify a child custody determination may issue a temporary order	
32	enforcing:	
3	(1) a visitation schedule made by a court of another state; or	
34	(2) the visitation provisions of a child custody determination	
55	of another state that does not provide for a specific visitation	
56 57	schedule. (b) If an Indiana count makes an ander under subsection (a)(2)	
	(b) If an Indiana court makes an order under subsection (a)(2),	
8 19	the Indiana court shall specify in the order a period that it considers adequate to allow the petitioner to obtain an order from	
19	a court having jurisdiction under the criteria specified in	
1	IC 31-21-5. The order remains in effect until:	
12	(1) an order is obtained from the court having jurisdiction; or	
-	(1) an of uci is obtained if our the court having jurisdiction, or	



1	(2) the period expires.
2	Sec. 4. (a) A child custody determination issued by a court of
3	another state may be registered in Indiana, with or without a
4	simultaneous request for enforcement, by sending the following to
5	the appropriate Indiana court:
6	(1) A letter or other document requesting registration.
7	(2) Two (2) copies, including one (1) certified copy, of the
8	determination sought to be registered and a statement under
9	penalty of perjury that to the best of the knowledge and belief
10	of the person seeking registration the order has not been
11	modified.
12	(3) Except as otherwise provided in section 13 of this chapter:
13	(A) the name and address of the person seeking
14	registration; and
15	(B) the name of a parent or person acting as a parent who
16	has been awarded custody or visitation in the child custody
17	determination sought to be registered.
18	(b) On receipt of the documents required by subsection (a), the
19	registering court shall:
20	(1) cause the determination to be filed as a foreign judgment,
21	together with one (1) copy of the accompanying documents
22	and information, regardless of their form; and
23	(2) serve notice on each person named under subsection (a)(3)
24	and provide the person with an opportunity to contest the
25	registration in accordance with this section.
26	(c) The notice required by subsection (b)(2) must state the
27	following:
28	(1) A registered determination is enforceable as of the date of
29	the registration in the same manner as a child custody
30	determination issued by an Indiana court.
31	(2) A hearing to contest the validity of the registered
32	determination must be requested not more than twenty (20)
33	days after service of notice.
34	(3) Failure to contest the registration shall:
35	(A) result in confirmation of the child custody
36	determination; and
37	(B) preclude further contest of that determination with
38	respect to a matter that may have otherwise been asserted.
39	Sec. 5. (a) A person seeking to contest the validity of a registered
40	order must request a hearing not more than twenty (20) days after
41	service of the notice. At the hearing, the court shall confirm the
42	registered order unless the person contesting the registration



1	establishes that:	
2	(1) the issuing court did not have jurisdiction under	
3	IC 31-21-5;	
4	(2) the child custody determination sought to be registered has	
5	been:	
6	(A) vacated;	
7	(B) stayed; or	
8	(C) modified;	
9	by a court having jurisdiction to do so under IC 31-21-5; or	
10	(3) the person contesting registration was entitled to notice,	
11	but notice was not given in accordance with the standards of	
12	IC 31-21-3-3 in the proceedings before the court that issued	
13	the order for which registration is sought.	
14	(b) If a timely request for a hearing to contest the validity of the	
15	registration is not made:	
16	(1) the registration is confirmed as a matter of law; and	
17	(2) the person requesting registration and each person served	
18	must be notified of the confirmation.	
19	(c) Confirmation of a registered order whether:	
20	(1) by operation of law; or	
21	(2) after notice and hearing;	=4
22	precludes further contest of the order with respect to a matter that	
23	may have been asserted at the time of registration.	
24	Sec. 6. (a) An Indiana court may grant a relief normally	
25	available under Indiana law to enforce a registered child custody	
26	determination made by a court of another state.	
27	(b) An Indiana court shall recognize and enforce, but may not	
28	modify, except in accordance with IC 31-21-5, a registered child	V
29	custody determination of a court of another state.	
30	Sec. 7. If a proceeding for enforcement under this article is	
31	commenced in an Indiana court and the court determines that a	
32	proceeding to modify the determination is pending in a court of	
33	another state having jurisdiction to modify the determination	
34	under IC 31-21-5, the enforcing court shall immediately	
35	communicate with the modifying court. The proceeding for	
36	enforcement continues unless the enforcing court, after	
37	consultation with the modifying court, stays or dismisses the	
38	proceeding.	
39	Sec. 8. (a) A petition under this article must be verified.	
40	Certified copies of:	
41	(1) the orders sought to be enforced; and	
42	(2) an order confirming registration;	



1	must be attached to the petition. A copy of a certified copy of an	
2	order may be attached instead of the original.	
3	(b) A petition for enforcement of a child custody determination	
4	must state the following:	
5	(1) Whether the court that issued the determination identified	
6	the jurisdictional basis it relied on in exercising jurisdiction	
7	and, if so, what the basis was.	
8	(2) Whether the determination for which enforcement is	
9	sought has been vacated, stayed, or modified by a court whose	
10	decision must be enforced under this article and, if so,	
11	identify:	
12	(A) the court;	
13	(B) the case number; and	
14	(C) the nature of the proceeding.	
15	(3) Whether a proceeding has been commenced that may	
16	affect the current proceeding, including proceedings relating	
17	to:	
18	(A) domestic violence;	
19	(B) protective orders;	
20	(C) termination of parental rights; and	
21	(D) adoptions;	
22	and, if so, identify the court, the case number, and the nature	
23	of the proceeding.	
24	(4) The present physical address of the child and the	
25	respondent, if known.	
26	(5) Whether relief in addition to the immediate physical	
27	custody of the child and attorney's fees is sought, including a	
28	request for assistance from law enforcement officials and, if	
29	so, the relief sought.	
30	(6) If the child custody determination has been registered and	
31	confirmed under sections 4 and 5 of this chapter, the date and	
32	place of registration.	
33	Sec. 9. (a) On the filing of a petition, the court:	
34	(1) shall issue an order directing the respondent to appear in	
35	person with or without the child at a hearing; and	
36	(2) may enter an order necessary to ensure the safety of the	
37	parties and the child.	
38	The hearing must be held on the next judicial day after service of	
39	the order unless holding the hearing on that date is impossible. In	
40	that event, the court shall hold the hearing on the first judicial day	
41	possible. The court may extend the date of hearing at the request	
42	of the netitioner.	



1	(b) An order issued under subsection (a) must state the time and
2	place of the hearing and advise the respondent that at the hearing
3	the court will order that the petitioner may take immediate
4	physical custody of the child and the payment of fees, costs, and
5	expenses under section 15 of this chapter and may schedule a
6	hearing to determine whether further relief is appropriate unless
7	the respondent appears and establishes that:
8	(1) the child custody determination has not been registered
9	and confirmed under sections 4 and 5 of this chapter and that:
10	(A) the issuing court did not have jurisdiction under
11	IC 31-21-5;
12	(B) the child custody determination for which enforcement
13	is sought has been vacated, stayed, or modified by a court
14	having jurisdiction under IC 31-21-5; or
15	(C) the respondent was entitled to notice, but notice was
16	not given in accordance with the standards of IC 31-21-3-3
17	in the proceedings before the court that issued the order
18	for which enforcement is sought; or
19	(2) the child custody determination for which enforcement is
20	sought was registered and confirmed under sections 4 and 5
21	of this chapter but has been vacated, stayed, or modified by a
22	court of a state having jurisdiction under IC 31-21-5.
23	Sec. 10. Except as otherwise provided in section 13 or 14 of this
24	chapter, the petition and order must be served, by a method
25	authorized by Indiana law, on the respondent and any person who
26	has physical custody of the child.
27	Sec. 11. Unless the court issues a temporary emergency order
28	under IC 31-21-5-4 on a finding that a petitioner is entitled to
29	immediate physical custody of the child, the court shall order that
30	the petitioner may take immediate physical custody of the child
31	unless the respondent establishes that:
32	(1) the child custody determination has not been registered
33	and confirmed under sections 4 and 5 of this chapter and that:
34	(A) the issuing court did not have jurisdiction under
35	IC 31-21-5;
36	(B) the child custody determination for which enforcement
37	is sought has been vacated, stayed, or modified by a court
38	of a state having jurisdiction to do so under IC 31-21-5; or
39	(C) the respondent was entitled to notice, but notice was
40	not given in accordance with the standards of IC 31-21-3-3
41	in the proceedings before the court that issued the order
42	for which enforcement is sought; or



1	(2) the child custody determination for which enforcement is
2	sought was registered and confirmed under sections 4 and 5
3	of this chapter but has been vacated, stayed, or modified by a
4	court of a state having jurisdiction under IC 31-21-5.
5	Sec. 12. (a) The court:
6	(1) shall award the fees, costs, and expenses authorized under
7	section 15 of this chapter; and
8	(2) may grant additional relief, including a request for the
9	assistance of law enforcement officials, and set a hearing to
10	determine whether additional relief is appropriate.
11	(b) If a party called to testify refuses to answer on the ground
12	that the testimony may be self-incriminating, the court may draw
13	an adverse inference from the refusal.
14	(c) A privilege against disclosure of communications between
15	spouses and a defense of immunity based on the relationship of
16	husband and wife or parent and child may not be invoked in a
17	proceeding under this chapter.
18	Sec. 13. (a) On the filing of a petition seeking enforcement of a
19	child custody determination, the petitioner may file a verified
20	application for the issuance of a warrant to take physical custody
21	of the child if the child is immediately likely to:
22	(1) suffer serious physical harm; or
23	(2) be removed from Indiana.
24	(b) If the court, on the testimony of the petitioner or other
25	witness, finds that the child is imminently likely to suffer serious
26	physical harm or be removed from Indiana, the court may issue a
27	warrant to take physical custody of the child. The petition must be
28	heard on the next judicial day after the warrant is executed unless
29	hearing the petition on that date is impossible. In that event, the
30	court shall hold the hearing on the first judicial day possible. The
31	application for the warrant must include the statements required
32	by section 8(b) of this chapter.
33	Sec. 14. (a) A warrant to take physical custody of a child must:
34	(1) recite the facts on which a conclusion of imminent serious
35	physical harm or removal from the jurisdiction is based;
36	(2) direct law enforcement officers to take physical custody of
37	the child immediately; and
38	(3) provide for the placement of the child pending final relief.
39	(b) The respondent must be served with the petition, warrant,
40	and order immediately after the child is taken into physical
41	custody.

(c) A warrant to take physical custody of a child is enforceable



1	throughout Indiana. If the court finds on the basis of the testimony	
2	of the petitioner or other witness that a less intrusive remedy is not	
3	effective, the court may authorize law enforcement officers to enter	
4	private property to take physical custody of the child. If required	
5	by exigent circumstances of the case, the court may authorize law	
6	enforcement officers to make a forcible entry at any hour.	
7	(d) The court may impose conditions on the placement of a child	
8	to ensure the appearance of the child and the child's custodian.	
9	Sec. 15. (a) The court shall award the prevailing party, including	
0	a state, necessary and reasonable expenses incurred by or on behalf	
1	of the party, including:	
2	(1) costs;	
3	(2) communication expenses;	
4	(3) attorney's fees;	
5	(4) investigative fees;	
6	(5) expenses for witnesses;	
7	(6) travel expenses; and	
8	(7) child care during the course of the proceedings;	
9	unless the party from whom fees or expenses are sought establishes	
20	that the award would be clearly inappropriate.	
21	(b) The court may not assess fees, costs, or expenses against a	
22	state unless authorized by law other than this article.	
23	Sec. 16. An Indiana court shall accord full faith and credit to an	
24	order issued by another state and consistent with this article that	
25	enforces a child custody determination by a court of another state	
26	unless the order has been vacated, stayed, or modified by a court	
27	having jurisdiction under IC 31-21-5.	1
28	Sec. 17. An appeal may be taken from a final order in a	
29	proceeding under this article in accordance with expedited	١
0	appellate procedures in other civil cases. Unless the court enters a	
31	temporary emergency order under IC 31-21-5-4, the enforcing	
32	court may not stay an order enforcing a child custody	
33	determination pending appeal.	
34	Sec. 18. (a) In a case arising under this article or involving the	
35	Hague Convention on the Civil Aspects of International Child	
66	Abduction, a prosecuting attorney or other appropriate public	
37	official may take a lawful action, including resorting to a	
8	proceeding under this article or any other available civil	
9	proceeding, to locate a child, obtain the return of a child, or	
10	enforce a child custody determination if there is:	
1	(1) an existing child custody determination;	

(2) a request to do so from a court in a pending child custody



1	proceeding;	
2	(3) a reasonable belief that a criminal statute has been	
3	violated; or	
4	(4) a reasonable belief that the child has been wrongfully	
5	removed or retained in violation of the Hague Convention on	
6	the Civil Aspects of International Child Abduction.	
7	(b) A prosecuting attorney or other appropriate public official	
8	acting under this section acts on behalf of the court and may not	
9	represent a party.	
10	Sec. 19. At the request of a prosecuting attorney or other	1
11	appropriate public official acting under section 18 of this chapter,	
12	a law enforcement officer may:	
13	(1) take a lawful action reasonably necessary to locate a child	
14	or a party; and	
15	(2) assist a prosecuting attorney or appropriate public official	
16	with responsibilities under section 18 of this chapter.	4
17	Sec. 20. If the respondent is not the prevailing party, the court	
18	may assess against the respondent the direct expenses and costs	
19	incurred by the prosecuting attorney or other appropriate public	
20	official and law enforcement officers under section 18 or 19 of this	
21	chapter.	
22	Chapter 7. Miscellaneous Provisions	
23	Sec. 1. In applying and construing this article, consideration	
24	must be given to the need to promote uniformity of the law with	
25	respect to its subject matter among states that enact it.	
26	Sec. 2. If a provision of this article or its application to a person	
27	or circumstance is held invalid, the invalidity does not affect other	
28	provisions or applications of this article that can be given effect	
29	without the invalid provision or application, and to this end the	
30	provisions of this article are severable.	
31	Sec. 3. A motion or other request for relief made:	
32	(1) in a child custody proceeding; or	
33	(2) to enforce a child custody determination;	
34	that was commenced before July 1, 2007, is governed by the law in	
35	effect at the time the motion or other request was made.	
36	SECTION 26. IC 34-26-5-3 IS AMENDED TO READ AS	
37	FOLLOWS [EFFECTIVE JULY 1, 2007]: Sec. 3. (a) The division of	
38	state court administration shall:	
39	(1) develop and adopt:	
40	(A) a petition for an order for protection;	
41	(B) an order for protection, including:	
42	(i) orders issued under this chapter;	



1	(ii) ex parte orders;	
2	(iii) no contact orders under IC 31 and IC 35; and	
3	(iv) forms relating to workplace violence restraining orders	
4	under IC 34-26-6;	
5	(C) a confidential form;	
6	(D) a notice of modification or extension for an order for	
7	protection, a no contact order, or a workplace violence	
8	restraining order;	
9	(E) a notice of termination for an order for protection, a no	
10	contact order, or a workplace violence restraining order; and	
11	(F) any other uniform statewide forms necessary to maintain	
12	an accurate registry of orders; and	
13	(2) provide the forms under subdivision (1) to the clerk of each	
14	court authorized to issue the orders.	
15	(b) In addition to any other required information, a petition for an	
16	order for protection must contain a statement listing each civil or	
17	criminal action involving:	
18	(1) either party; or	
19	(2) a child of either party.	
20	(c) The following statements must be printed in boldface type or in	
21	capital letters on an order for protection, a no contact order, or a	
22	workplace violence restraining order:	O
23	VIOLATION OF THIS ORDER IS PUNISHABLE BY	
24	CONFINEMENT IN JAIL, PRISON, AND/OR A FINE.	
25	IF SO ORDERED BY THE COURT, THE RESPONDENT IS	
26	FORBIDDEN TO ENTER OR STAY AT THE PETITIONER'S	_
27	RESIDENCE, EVEN IF INVITED TO DO SO BY THE	
28	PETITIONER OR ANY OTHER PERSON. IN NO EVENT IS	
29	THE ORDER FOR PROTECTION VOIDED.	
30	PURSUANT TO 18 U.S.C. 2265, THIS ORDER FOR	
31	PROTECTION SHALL BE GIVEN FULL FAITH AND CREDIT	
32	IN ANY OTHER STATE OR TRIBAL LAND AND SHALL BE ENFORCED AS IF IT WERE AN ORDER ISSUED IN THAT	
33 34		
35	STATE OR TRIBAL LAND. PURSUANT TO 18 U.S.C. 922(g), ONCE A RESPONDENT HAS RECEIVED NOTICE OF THIS	
36	ORDER AND AN OPPORTUNITY TO BE HEARD, IT IS A	
37	FEDERAL VIOLATION TO PURCHASE, RECEIVE, OR	
38	POSSESS A FIREARM WHILE SUBJECT TO THIS ORDER IF	
39	THE PROTECTED PERSON IS:	
40	(A) THE RESPONDENT'S CURRENT OR FORMER	
41	SPOUSE;	
42	(B) A CURRENT OR FORMER PERSON WITH WHOM	
-	(2) 11 COLUMN TOTAL TOTAL TERRORI, WITH WHOM	



1	THE RESPONDENT RESIDED WHILE IN AN INTIMATE
2	RELATIONSHIP; OR
3	(C) A PERSON WITH WHOM THE RESPONDENT HAS A
4	CHILD.
5	INTERSTATE VIOLATION OF THIS ORDER MAY SUBJECT
6	THE RESPONDENT TO FEDERAL CRIMINAL PENALTIES
7	UNDER 18 U.S.C. 2261 AND 18 U.S.C. 2262.
8	(d) The clerk of the circuit court, or a person or entity designated by
9	the clerk of the circuit court, shall provide to a person requesting an
10	order for protection:
11	(1) the forms adopted under subsection (a);
12	(2) all other forms required to petition for an order for protection,
13	including forms:
14	(A) necessary for service; and
15	(B) required under IC 31-21 (or IC 31-17-3 before its
16	repeal); and
17	(3) clerical assistance in reading or completing the forms and
18	filing the petition.
19	Clerical assistance provided by the clerk or court personnel under this
20	section does not constitute the practice of law. The clerk of the circuit
21	court may enter into a contract with a person or another entity to
22	provide this assistance. A person, other than a person or other entity
23	with whom the clerk has entered into a contract to provide assistance,
24	who in good faith performs the duties the person is required to perform
25	under this subsection is not liable for civil damages that might
26	otherwise be imposed on the person as a result of the performance of
27	those duties unless the person commits an act or omission that amounts
28	to gross negligence or willful and wanton misconduct.
29	(e) A petition for an order for protection must be:
30	(1) verified or under oath under Trial Rule 11; and
31	(2) issued on the forms adopted under subsection (a).
32	(f) If an order for protection is issued under this chapter, the clerk
33	shall comply with IC 5-2-9.
34	SECTION 27. THE FOLLOWING ARE REPEALED [EFFECTIVE
35	JULY 1, 2007]: IC 31-9-2-23; IC 31-9-2-32; IC 31-9-2-33;
36	IC 31-9-2-34; IC 31-9-2-35; IC 31-9-2-59; IC 31-9-2-81; IC 31-17-3.

